

Commonwealth of Kentucky
Division for Air Quality

PERMIT APPLICATION SUMMARY FORM

Completed by: Sajjad Quabili

GENERAL INFORMATION:

Name:	Covalence Specialty Adhesives
Address:	2320 Bowling Green Road, Franklin, KY 42134
Date application received:	12/15/1999
SIC/Source description:	3069, adhesive tape manufacturing
Source ID #:	21-213-00011
Source A.I. #:	3975
Activity #:	APE20040003
Permit number:	V-06-023

APPLICATION TYPE/PERMIT ACTIVITY:

<input checked="" type="checkbox"/> Initial issuance	<input type="checkbox"/> General permit
<input type="checkbox"/> Permit modification	<input type="checkbox"/> Conditional major
__Administrative	<input checked="" type="checkbox"/> Title V
__Minor	<input type="checkbox"/> Synthetic minor
__Significant	<input checked="" type="checkbox"/> Operating
<input type="checkbox"/> Permit renewal	<input type="checkbox"/> Construction/operating

COMPLIANCE SUMMARY:

<input type="checkbox"/> Source is out of compliance	<input type="checkbox"/> Compliance schedule included
<input checked="" type="checkbox"/> Compliance certification signed	

APPLICABLE REQUIREMENTS LIST:

<input type="checkbox"/> NSR	<input type="checkbox"/> NSPS	<input type="checkbox"/> SIP
<input type="checkbox"/> PSD	<input checked="" type="checkbox"/> NESHAPS	<input type="checkbox"/> Other
<input type="checkbox"/> Netted out of PSD/NSR	<input type="checkbox"/> Not major modification per 401 KAR 51:001, 1(116)(b)	

MISCELLANEOUS:

- ☐ Acid rain source
- ☐ Source subject to 112(r)
- ☒ Source applied for federally enforceable emissions cap
- ☒ Source provided terms for alternative operating scenarios
- ☒ Source subject to a MACT standard
- ☐ Source requested case-by-case 112(g) or (j) determination
- ☐ Application proposes new control technology
- ☒ Certified by responsible official
- ☐ Diagrams or drawings included
- ☐ Confidential business information (CBI) submitted in application
- ☐ Pollution Prevention Measures
- ☐ Area is non-attainment (list pollutants):

EMISSIONS SUMMARY:

Pollutant	Actual (tpy)	Potential (tpy)
PM/PM10	19.085	63.33
SO ₂	0.134	0.31
NO _x	4.65	51.13
CO	3.38	42.95
VOC	18.32	171.04
Ethylbenzene	0.453	9.96
Vinyl acetate	0.135	1.88
Methyl isobutyl ketone	0.006	0.05
Toluene	8.18	89.61
Xylene	1.795	32.86
Ethylacetate	3.156	3.156
Benzene	0.005	0.08

SOURCE PROCESS DESCRIPTION:

Covalence Specialty Adhesives manufactures wide variety of industrial tapes in several colors and widths with various backings near the city of Franklin in Simpson County, Kentucky. The first step in making the tapes is mixing rubber, zinc oxide, oil, clay and natural resins in mixers then further compounding the mixture on rolling mills. The adhesive is then calendered with a fabric substrate and plastic backing. The tape is slit to the desired width and wound onto rolls. Pollutants generated from these processes include particulates from resins grinding and the mixing operations.

Medical tapes, bandages, and wraps are also manufactured in this facility. Covalence makes several different types of each of these products with varying adhesive mixtures, substrate and backings.

EMISSIONS AND OPERATING CAPS DESCRIPTIONS:

EP 01, 02 , 03 and EP 04, Cleaver Brooks Boilers:

These are four natural gas fired Cleaver Brooks boilers with a rated capacity of 8.375 mmBtu/hr each. The secondary fuel for these boilers is number two fuel oil. The boilers (EP 01, EP 02 and EP 03) were installed in 1962. EP 04 was installed in 1976. Applicable regulations for these emission points are as follow:

1. 401 KAR 61:015 for existing indirect heat exchangers which were commenced before April 9, 1972 (EP 01, EP 02 and EP 03).

2. 401 KAR 59:015 for existing indirect heat exchangers which were commenced after April 9, 1972 (EP 04).
3. 40 CFR Part 63, Subpart DDDDD National Emission Standards for Hazardous Air Pollutants for Industrial, Commercial and Institutional Boilers and Process Heaters. All the four boilers are classified as small gaseous fuel units. No records or reports are required for existing small units (≤ 10 mmBtu/hr).

EP 95 Flexographic Printers (4)

EP 95 consists of three 6" narrow width offset printers and a 12" narrow width a Flexographic printer. These printers were constructed in 2001. The applicable regulations are as follow:

1. 401 KAR 59:212 New Graphic Arts Facilities Using Rotogravure and Flexography, applicable to each affected facility commenced on or after February 4, 1981. The permittee opted for an exemption from this standard by utilizing a waterborne ink whose volatile portion consists of seventy-five (75) volume per cent water and twenty-five (25) volume per cent organic solvent (or lower VOC content) in all printing units.
2. 40 CFR 63, Subpart KK, National Emission Standards for the Printing and Publishing Industry. Covalence chose to demonstrate that each ink, coating, adhesive, solvent, and other material applied during the month contains no more than 0.04 weight-fraction organic HAP, on an as-purchased basis, as determined in accordance with §63.827(b)(2)(i).

EP 12 Spreadline #3:

This emission point includes mixers, spread line, natural gas fired thermal oxidizer (27 mmBtu/hr), substrate unwind, primer booth enclosure, coater booth enclosure, natural gas fired with heat input of 10 mmBtu/hr and a tape rewind station. The spreadline was constructed in 1995.

At the time of promulgation of 401 KAR 61:120 in 1979, Covalence's two existing Spread lines #1 and #2 were emitting 1520 tpy of VOC. That regulation required that emissions be reduced by 85% by December 1981. Hence, the allowable emissions from lines 1 and 2 were about 228 tpy, plus the 40 tpy increase from line 3 (to avoid PSD review), for a total allowable 268 tpy. This total allowable was distributed among each coating line arbitrarily in a bubble. The emission from Spreadline #3 was set to 37 tpy. Covalence reformulated the coatings for Line #1 and discontinued the use of all the VOC based coating on Line #2. Spread line #3 was installed in 1981 with a thermal oxidizer. Permanent total enclosure was installed later on to capture VOCs in line 3.

Lightnin mixers were added to the source as separate emission point in 1984 and in 1986. A single emission point has been assigned for Spreadline #3 and for the mixers in this permit. 85% and 15% split in the product usage in the mixers is assumed for Spreadlines #3 and #5. So, uncontrolled emission for this emission point is 85% of the PTE of the mixer room. The combined PTE for uncontrolled (19.46 tpy) and controlled (37 tpy) VOC emissions for this emission point is 56.46 tpy. Covalence must comply with 401 KAR 59:210, Section 3, VOC emissions not greater than 15% of the VOC net input. Covalence shall also add uncontrolled VOC emissions from the Lightnin Mixers and Day Mixers to controlled emission from the spreadline to calculate actual emission rates. Compliance with combustion chamber temperature of the control equipment shall be monitored continuously. Permanent total enclosure was installed to capture emissions. Compliance with combustion chamber temperature of the control equipment shall be monitored continuously.

Applicable regulations for this spread line are as follow:

1. 401 KAR 59:210, New fabric, vinyl and paper surface operations, applicable to each affected facility commenced on or after June 29, 1979. The discharge into the atmosphere must not be more than fifteen (15) percent by weight of the VOCs net input into the affected facility. Compliance may be demonstrated by the material balance equations listed in the permit.
2. 40 CFR 60, Subpart RR, Standards of Performance for Pressure Sensitive Tape and Label Surface Coating Operations. Covalence shall demonstrate overall VOC emission reduction as calculated over a calendar month of achieving a VOC discharge into the atmosphere from an affected facility not more than 0.2 lb VOC/lb of coating solids applied.
3. 40 CFR 63: Subpart JJJJ- National Emission Standard for Hazardous Air Pollutants: paper and other web coating. Covalence chose to limit organic HAP emissions to no more than 4 percent of the mass of coating materials applied for each month at the existing affected sources per §63.3320(b)(2). The affected source subject to this subpart is the collection of all web coating lines at the entire facility (§63.3300).

The source has chosen alternate operation scenario of §63.3320(b)(1). This section requires use of multiple capture and control devices including intermittently controlled work stations and uncontrolled lines to reduce emissions to no more than the allowable limit of 5 percent of the organic HAP applied for each month (95% reduction)(§63.3320(b)(1)).

EP 82 Spreadline #5

This emission point includes mixers, spread line, natural gas fired thermal oxidizer (15) mmBtu/hr), substrate unwind, primer booth enclosure, coater booth enclosure, natural gas fired with heat input of 25.2 mmBtu/hr and a tape rewind station. The spreadline was constructed in 1995. Covalence became major source for VOC emissions with the addition of this line. 401 KAR 59:210 requires a reduction of 85% by weight of the VOC net input in to the affected facility. Allowable VOC emission limit for Spreadline #5 is 77.2 tpy.

Lightnin mixers were added to the source as separate emission point in 1984 and in 1986. A single emission point has been assigned for Spreadline #5 and the mixers in this permit. 85% and 15% split in the product usage in the mixers is assumed for Spreadlines #3 and #5. So, uncontrolled emission for this emission point is 15% of the PTE of the mixer room. The combined PTE for uncontrolled (3.44 tpy) and controlled (77.2 tpy) VOC emissions of this emission point is 80.64 tpy.

Covalence must comply with 401 KAR 59:210, Section 3, VOC emissions not be greater than 15% of the VOC net input. Covalence shall also add uncontrolled VOC emissions from the Lightnin Mixers and Day Mixers to controlled emission from the spreadline to calculate actual emission rate. Compliance with combustion chamber temperature of the control equipment shall be monitored continuously. Permanent total enclosure was installed to capture emissions. Compliance with combustion chamber temperature of the control equipment shall be monitored continuously. Applicable regulations for this spread line are as follow:

1. 401 KAR 59:210, New fabric, vinyl and paper surface operations, applicable to each affected facility commenced on or after June 29, 1979. The discharge into the atmosphere must not be more than fifteen (15) percent by weight of the VOCs net input into the affected facility. Compliance may be demonstrated by the material balance equations listed in the permit.

2. 40 CFR 60, Subpart RR, Standards of Performance for Pressure Sensitive Tape and Label Surface Coating Operations. Covalence shall demonstrate overall VOC emission reduction as calculated over a calendar month of achieving a VOC discharge into the atmosphere from an affected facility not more than 0.2 lb VOC/lb of coating solids applied.
3. 40 CFR 63: Subpart JJJJ- National Emission Standard for Hazardous Air Pollutants: paper and other web coating. Covalence chose to limit organic HAP emissions to no more than 4 percent of the mass of coating materials applied for each month at existing affected sources per §63.3320(b)(2). The affected source subject to this subpart is the collection of all web coating lines at the entire facility (§63.3300).

The source has chosen alternate operation scenario of §63.3320(b)(1). This section requires use of multiple capture and control devices including intermittently controlled work stations and uncontrolled lines to reduce emissions to no more than the allowable limit of 5 percent of the organic HAP applied for each month (95% reduction)(§63.3320(b)(1)).

EP 58 Adhesive MEU Line, EP 94 Hot Melt Feed System and EP 98 Aztek Hot Melt Adhesive Coating Lines (5):

The applicable regulations for these units are as follow:

1. 401 KAR 59:210, New fabric, vinyl and paper surface coating operations applicable to each affected facility commenced on or after June 29, 1979. Covalence opted for exemption from the standard utilizing coatings with VOC content of less 2.9 lb/gal, excluding water or exempt solvent or both, delivered to the applicators associated with the coating line.
2. 40 CFR 60, Subpart RR, Standards of Performance for Pressure Sensitive Tape and Label Surface Coating Operations. Covalence chose to demonstrate that any affected facility which inputs to the coating process 50 tons of VOC or less per 12 month period is not subject to the emission limits of §60.442(a), however, the affected facility is subject to the requirements of all other applicable sections of this subpart.
3. 40 CFR 63: Subpart JJJJ- National Emission Standard for Hazardous Air Pollutants: paper and other web coating. Covalence chose to limit organic HAP emissions to no more than 4 percent of the mass of coating materials applied for each month at existing affected sources per §63.3320(b)(2). The affected source subject to this subpart is the collection of all web coating lines at the entire facility (§63.3300).

The source has chosen alternate operation scenario of §63.3320(b)(1). This section requires use of multiple capture and control devices including intermittently controlled work stations and uncontrolled lines to reduce emissions to no more than the allowable limit of 5 percent of the organic HAP applied for each month (95% reduction)(§63.3320(b)(1)).

EP 44, EP 45, EP 52, EP 55, EP 56, EP 61, EP 62 and EP 83 Calenders, EP 37 Cast Film Line and EP 56 Polyken Extrusion Line:

These are small extrusion lines that use no coatings with VOC and HAP constituents, but are part of the affected source for 40 CFR 63, Subpart JJJJ, Paper and Other Web Coating MACT. This subpart is the collection of all web coating lines at the entire facility (§63.3300).

EP 30 Nauta Primer Mixer/Condenser, EP 31 Primer Fill and Transfer Operations and EP 32 Primer Storage Tanks:

APPLICABLE REGULATIONS:

40 CFR 63: Subpart HHHHH, *National Emission Standard for Hazardous Air Pollutants*.

Emission points (EP 30, EP 31 and EP 32) met the definition of affected source pursuant to 40 CFR 63.7985(b), for the miscellaneous coating manufacturing operations at the Covalence facility. These emission points include a process vessel, transfer operations, storage tanks for products, and equipment leaks from components such as pumps, compressors, agitators, pressure relief devices, sampling connection systems, open-ended valves or lines, valves, connectors, and instrumentation systems in organic HAP service. Compliance date for 40 CFR subpart HHHHH is December 11, 2006. Each point listed in the group requirements is an existing affected source.

EP 66 (66) Six Ethylene Oxide Sterilizers:

The ethylene oxide sterilizers are designated A through F. The control equipment is a 4000 SCFM EtO-Abator catalytic oxidizer. The unit uses a heat recovery system and steam coils (maximum rated steam consumption of 2,000 lbs/hr) to preheat air and the sterilizer EtO polluted stream. Once at or above the minimum reaction temperature, the catalyst initiates an exothermic reaction which converts EtO into carbon dioxide and water vapor. The manufacturer guarantees that 99% of the EtO entering the oxidizer will be destroyed as long as the EtO concentration entering the oxidizer doesn't exceed 3,000 ppmv (1.3 lbs/min). Sterilizers A through E were installed in the year 1988 and Sterilizer F was installed in the year 1999.

401 KAR 63:360, which incorporates by reference 40 CFR 63, Subpart O, Ethylene oxide (EtO) emissions standards for sterilization facilities applicable to all sterilization sources with standards that apply to sterilization chamber vents at sources that use >1 ton and <10 tons of EtO, and sterilization chamber vents and aeration room vents at sources that use >10 tons of EtO (Alternate Operating Scenario for the permittee). Compliance with the temperature of the ETO room shall be monitored continuously.

Performance Test:

Covalence will under go a performance test per requirements of 401 KAR 59:210 and 40 CFR 60, Subpart RR for the thermal oxidizer after the issuance of the permit to verify the claims of destruction efficiency and the capture efficiency. Covalence will under go a performance test per requirements of and 40 CFR 60, Subpart JJJJ for the thermal oxidizer if Covalence choose to operate by alternate operation scenario to verify the claims of destruction efficiency of HAP and the capture efficiency. Covalence also will perform test per requirements of 40 CFR 63, Subpart O to determine the destruction efficiency of EtO in the sterilization process.

Periodic Monitoring:

The division is requiring the source to keep daily records of usage of coatings and solvents at each of the spread line and other affected facilities and to summarize those records at the end of each month. The source shall also keep records of the monthly and twelve months rolling total for plant wide VOC, HAP and PM emissions.